

UNITED STATES DISTRICT COURT  
IN THE MIDDLE DISTRICT OF PENNSYLVANIAJUKEN WASHINGTON GORDON,  
Plaintiff,

-Vs-

CIVIL ACTION NO. 1:CV-01-0331  
(JUDGE RAMBO)N. GONZALEZ, EL AL.,  
Defendants,FILED  
HARRISBURG, PA

OCT 07 2004

MOTION TO RECONSIDER ORDER RENDERED  
ON SEPTEMBER 29, 2004, BY THIS COURTMARY E. D'ANDREA, CLERK  
Per \_\_\_\_\_  
Deputy Clerk

COMES NOW, Juken W. Gordon, plaintiff pro-se respectfully request this honorable court to reconsider its order rendered on September 29, 2004, for the following reasons:

1. Plaintiff has filed a response motion along with exhibits in support of the plaintiff motion on the 28 and 29 of September 2004 which the plaintiff believe the court has not review at the time of making its order.

2. The plaintiff do not believe that his attorney-client relationship has broken down to which it was irreparable. Counsel and plaintiff do have different opinions on the extent of the plaintiff injuries. The very same issue the Third Circuit Court remand the case on. To know the "extent of the plaintiff injuries". Since the defendants abandon their theory that the plaintiff's suffered compression fractures form the 1997 car accident. Counsel wrote to informed the plaintiff in letter.

3. Plaintiff requested for attorney Glassman to file a motion on the plaintiff behalf to get an MRI examination on his back to fully assess the plaintiff injuries. Counsel, out right stated in his letter dated September 22, 2004 that "I will file no such motion". What a plaintiff can do when his attorney's conducted himself in this manner. This court should deems plaintiff request was reasonable to asked his attorney to file such motion, in seeking the truth about the extent of plaintiff injuries.

4. Plaintiff asks this court to reinstate its referal to the Pro-Bono panel of the Federal Bar Association, to continues to appoint counsel for indigent litigant plaintiff pursuant to Middle District Local Rule 83.34.3 and Federal Statue 28 U.S.C. § 1915 (e)(1). Plaintiff further, asks this court to appoint his appellate attorney Mr. Mark L. Tamburri, Esq. because he is familiar with the facts of this case.

WHEREFORE, for the reasons stated above the plaintiff Juken W. Gordon asks this honorable court to reconsider its order of September 29, 2004 and grant the appointment of plaintiff appellate attorney to conduct the trial, because the plaintiff have no experience of trying civil matter.

Respectfully Submitted

By Juken Gordon  
Juken Washington Gordon, Pro-se

Date: October 3, 2004

CERTIFICATE OF SERVICE.

I Juken W. Gordon, being duly sworn under the penalty of perjury 28 U.S.C. § 1746 and according to law, depose and say:

1. I am the prisoner at USP Allenwood, White Deer, Pennsylvania.
2. On this 3rd day of October 2004 I placed one (1) copy of the Motion To Reconsider Order Rendered On September 29, 2004 By This Court in an envelope addressed to:

Clerk's Office  
U.S. District Court  
228 Walnut Street  
Post Office Box 983  
Harrisburg, Pennsylvania 17108

And

Michael J. Butler, Esq.  
U.S. Attorney's Office  
228 Walnut Street, 2nd Floor  
Post Office Box 11754  
Harrisburg, Pennsylvania 17108

3. I then affixed sufficient postage to cover first-class U.S. Mail delivery, and then give the package to prison officials here at USP Allenwood, to place in mail box reserved for inmate legal mail, on this 3rd day of October 2004.

ss Juken Gordon  
Juken Washington Gordon, Pro-se  
Reg. No. 05373-088  
Allenwood U.S.P.  
Post Office Box 3000  
White Deer, Pa. 17887

From: Juken W. Gordon#05373-088  
Allenwood U.S.P.  
Post Office Box 3000  
White Deer, Pennsylvania 17887

PLACE STICKER AT TOP OF ENVELOPE TO THE RIGHT  
OF THE RETURN ADDRESS. FOLD AT DOTTED LINE  
**CERTIFIED MAIL** (IN)

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To: The Clerk's Office  
U.S. District Court  
228 Walnut Street  
Post Office Box 983  
Harrisburg, Pennsylvania



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Legal Mail.